

1 Through their undersigned counsel, Defendants Google LLC and YouTube, LLC and
2 Plaintiffs (the Parties) do hereby agree and stipulate as follows:

3 1. WHEREAS, the Parties previously agreed to extend the deadlines to brief any
4 deficiency dispute for the M source and any dispute concerning a stipulation regarding the
5 authenticity and admissibility of YouTube's productions from the F Source, L Source, A Source,
6 B Source, and M Source, to June 27, 2025, and the Court granted the Parties' requested schedule,
7 Dkt. 2018; and

8 2. WHEREAS, the Parties previously agreed to extend the deadlines to brief any
9 deficiency dispute for the M source and any dispute concerning a stipulation regarding the
10 authenticity and admissibility of YouTube's productions from the F Source, L Source, A Source,
11 B Source, and M Source, to July 16, 2025, and the Court granted the Parties' requested schedule,
12 Dkt. 2088; and

13 3. WHEREAS, the Parties previously agreed to extend the deadlines to brief any
14 deficiency dispute for the M source and any dispute concerning a stipulation regarding the
15 authenticity and admissibility of YouTube's productions from the F Source, L Source, A Source,
16 B Source, and M Source, to July 30, 2025, and the Court granted the Parties' requested schedule,
17 Dkt. 2109; and

18 4. WHEREAS, the Parties have reached a resolution on disputes concerning
19 YouTube's searches of the M source under which YouTube's additional productions have not yet
20 been completed and are continuing to meet and confer to reach resolution on any disputes
21 concerning a stipulation regarding the authenticity and admissibility of YouTube's productions
22 therefrom;

23 **NOW, THEREFORE**, the Parties hereby jointly stipulate and request that the Court
24 approve the Parties' proposed briefing schedule extension as follows:

25 1. Four (4) business days after YouTube completes its final productions from the M
26 Source:
27
28

a. The Parties will finalize any stipulation regarding the authenticity and admissibility of YouTube's productions or else identify any remaining disputes;

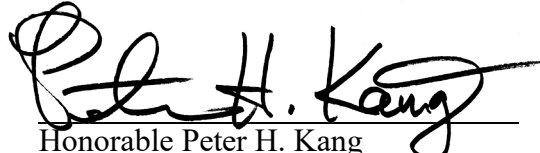
b. Plaintiffs will identify any deficiencies in the completed production in writing.

2. Five (5) business days later: Briefs due for any remaining disputes as to the production or stipulation.

IT IS SO STIPULATED, through Counsel of Record.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: July 31, 2025


Honorable Peter H. Kang
U.S. Magistrate Judge

Dated: July 30, 2025

Respectfully submitted,

WILSON SONSINI GOODRICH & ROSATI
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/s/ Christopher Chiou

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Dated: July 30, 2025

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ATTESTATION

I, Audrey Siegel hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto.

Dated: July 30, 2025

/s/ Audrey Siegel

Audrey Siegel